GEORGE WARREN, Editor.

The Chance.

President at the approaching all that is left to cheer th tive people of this country, we fail, every principle we will be crushed in the maddened vi elections in the North, yet fre the sionally bring us gleams of hope, and draw the sit, and give him assurance in defiance of their authority; an point to a slow and fixed awakening that it would not again be instituted, gross misrepresentation of their among those people to the dangers The business interest of the town dewhich surround the country. No man manded an immediate compliance with troversy with Mr. Gardner, can tell the contingencies which may his request, and a great pressure to this briefly as possible to give the arise between this time and November. effect was brought to bear upon the City of his semi-official connections The strides of Radicalism, and the Council to revoke their action. The city government. changes of circumstances, constantly city being only one of the party to the John C. Steele became the purchaser occurring, pass the comprehension of suit, of course, could not order it stopped, a portion of the River Bank where our oldest and wisest men. Upon the having no right or power to remain as it is now, i. e., that the elec- were not even citizens of the tions in the Northern States are free and untramelled, and the Southern States hence could only agree to withdraw it may be entitled by virtue of her charter untramelled, and the Southern States hence could only agree to withdraw it may be entitled by virtue of her charter, of him? We had deliberated, we had admissible, and, at a subsequent stage of the proceedings, gave his reasons why it remain excluded, the figures give good hope for the triumph of the Democracy. We had deliberated, we had the proceedings, gave his reasons why it taken legal advice, we had resolved to taken legal advice, we had r

eratic in November: California, Maryland, Kentucky, . New Jersey New York. Pennsylvania. Total Electoral vote, 98.

The county elections in Indiana, (13 from them. electoral votes) Ncbraska, (3) Ohio, (21) and Oregon (3) show democratic manecessary to a choice.

Nevada, West Virginia, Wicconsin, and the State of Tennessee Kansas, as they are gradually approach? ing the Democratic line.

if a fair election is permitted. If, however, President Johnson is deposed, and poration of said State, A. D. Kingman, Mr. Wade and Congress rush in the O. F. Young, J. H. Dodds, Thomas E.

votes, which add to the 217 of those now said railroad, and its equipments, proprepresented, and it will give the whole erry and effects, to said railroad comcollege 317, and make 159 instead of pany, of which Michael Burns is President, and for writs of injunction anising shall be admitted into the Union previous to the election, the aggregate number of Comptroller of the State of Tennessee. electors will be increased to 320. It will from issuing any bonds of the State of then require 161 to elect. Under this Tennessee, which may be due to said view of the case we can only hope for a railroad company, or authorized by law to be issued to the same, to William P. Innes, or any one of the defendents herecome to our deliverence.

The Connecticut Election.

does not give them any reason to hope in the Presidential election. In Connecticut population does not elect Representation of the State of Tennessee; M. P. Clarke, W. P. Innes, E. A. Otis, D. E. Davennecticut population does not elect Representatives but towns do. Each town in the State is entitled to the State is entit with 10,000 voters have two, and no dressed. HARRIS & PILLOW. of the smaller towns, and pont quently conference A. D. Kingman, have the Legislature, in op during monopolists. popular voice of the State; and the public at the posit, and there it remains yet subject to a legal decision as to its owner. When a legal decision as to its owner. When and by what means was this arrange and by what means was the property of the community he represents the property of the pr

R. Boon, of Graves county, a candidate granted, from which fact, and because sole object of the arrangement for the Circuit Judgship in this district, there were other parties to the applicaaddressed our citizens on Wednesday tion, the order to "suspend" could not be recognized. The consultation of the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the compromise and time to take the recognized to the re sion and has many warm friends in this committee, was, therefore, barren of re- vice and investigate what action we man most desires you to remain Wharfcounty. He has the manners of a perfect gentleman, and is recommended by
his legal friends and supporters as emisume running trains to the manners of a persum of the manners of a persults. We understand Gen. Innes exment of courtesy between as and Mr.

Now this being a temporary arrangement of courtesy between as and Mr.

Legal stand we do
Steele, should have appeared only tion for which he is a candidate.

THE Paducah Herald announces that Col Oscar Turner will not be a candiapproaching November election. From the road over to the company or apwe are lead to believe the Herald's state- point a Receiver.

THE State of Tennes

The Railroad War.

injunction to prevent the issuance of the speak that regular trains will be State bonds granted by the Legislature sumed sometime next week. BATURDAY : : APRIL 18, 1868. of Tennessee to the new Brownlow directory into whose hands the road has been placed. Because of this ap- prise and regret so feeble a defense of a The hope of electing a Democratic plication Gen Innis, thuw needeer, order-

We give the official majorities in States citizens, Mayor Landrum, Judge J. H. which went Democratic at their last gen- Davis and Fr. Hellner, with instructions than any public one provided by eral Dections, and which, therefore, we may reasonably calculate to go Demoto make arrangements for the immediate boats will pay him. Of course the 1.600, resumption of trains.

1,212. This committee proceeded to Nash- Hickman, has, by virtue of the authori-41,629. ville, and on Wednesday telegraphed ty conferred upon her by the Legisla-16,854. Harris and Pillow, at Memphis, the ture of Kentucky, collected wharfage, .47,930. Solicitors for the city of Hickman, to land. It is true that it was contested suspend proceedings until further notice by Mr. Jo. Keith, but a compromise

jorities, and gives us 40 more electoral tion for an order restoring the posses- or mature investigation, a right of the votes. This makes the total Democra- sion of said railroad, equipments, etc., city so long enjoyed and so important tic electoral vote, 138, while 124 is only to the company, and for an injunction and valuable. But they wished to act

The hope of the Democracy is bright, that the Nashville and Northwestern man, of the State of Kentucky, a corelectoral votes of the South, or place Gleeson, and other stockholders in the Kentucky and Maryland, or other Demo-cratic States, under martial law, the case of Kentucky, will, on the 15th day of is hopeless for the Democracy and for April, instant, apply to the Honorable Judge of the District Court, at Cham-The unrepresented States have 70 bers, in the city of Memphis, Tennessee,

inafter named, and requiring said Innes to deliver the bonds already received by him to the Treasurer of said Nashville

monopolists. It is between E. GLEESON. man committee was received by the So Steele declines to sue us, and THE CIRCUIT JUDGSHIP .- Judge A. licitors after the injunction had been to give us no reason to sue h

was taking measures to this effect, when resolution of the Council in the he received notification of the injune- of instructions to our Wharfim tion being granted. Thus the case now stands. Judge Trigg will open Court But by a misunderstandi date for Congress in this district at the in Nashville, on Monday, the 20th, and part of the City Attorney, and it is said will at that time, either turn fess it, by a culpable oversigh

bond itself, and thus written It remains to be seen what Judge was accepted, approved, and Mr. derstand, Col. Innes hood itself.

we can not now tell. We are confi- officer, amounting to a neglect or valadent that the suspension of the trains tion of the law by which he shall quaity. In our last issue we made mention of a suit instituted by the city of Hickman dent that the suspension of the trains is only temporary, and feel certain, whatever the result of the pending suit him reasonable time to obey the law. On the corner of Jackson and Kentucky sts., rs. Gen. W. P. Inuis, Receiver of the may be, that Hickman must continue Upon his failure or refusal to do so the

The Wharfage Question. MR. EDITOR :- One reads with surfalse and untenable position as that with enew our relations, tion as regards his connection with the fait d immediately with- office, he assumes to hold and exerg

> ele wharfboats of Overton, Steele & prefer to use his private landing, r

It is known that sometime stie

not reasonably be expected to pay be Ever since its incorporation the city of without regard to what point boats might or satisfactory settlement. The Coun-The following notice of an application duty, to surrender without contest

Steele, the Council were not fully advis-NASHVILLE, Tenn., April 10, 68. ed as to their rights, or the proper course GENTLEMEN—You are hereby notified hat the Nashville and Northwestern tailroad Company, the city of Hickshould be allowed reasonable compensation for keeping the landing in repair and the use of his boats, and the city

In the meantime pending our uncertainty on this point, and the negotiations for compromise of these conflicting interests. (for which a special committee was appointed by the Council and conferred with Mr. Steele on several occasions:) it was important to both parties that the wharfage should be collected. John C. Gardner, a member of the firm of Overton, Steele & Co., was promaster of the city, and at once accepted the office, executed a bond which at the proval could give it validity in defiance time was approved by the Council, and the duties of his office according to the no additional security. We tentered laws regulating the same.

Now, at, or near this time, the Council for the reasons stated had agreed with Mr. Steele, that pending such time office, should have prompted your actertained, or they should fully conclude quiescence. After thus refusing to coras a hope of compromise could be enfor Governor in Connecticut at the recent election by an increased majority, but the Republicans console themselves by the fact that they have a majority in both houses of the Legislature. This does not give them any reason to home by every rember of the Council to be merely to porary, a mere act of courtesy to him on our part without any considerable or three weeks to reflect well upon the whatever. Our agent and officer, however, was about to claim and collect money to which Mr. Steele asserted a right, and we agreed that until we were further advised on the subject we would not use this money, but keep it on denote of our action. Was painful to us, but unavoidable. We hope yet a prosecution will not be accession and the interests of the city. A public officer should do nothing contrary to the president, on either occasion, express a firm determination to remove granted. The telegram from the Hick-chose to bring suit? And so far

office can only

tharfage in defiance of the and all private individuals. u this, was it just or rea- and, at fimes, persor ut au end to an arrange. from the decision of to ment which would perpetually divert and the vote was awaited with the keen

duct lend aid and encouragement to the gan, Ross, Sprague, Sumner, Trumbull, party whose interests are directly ad- Van Winkle and Willey.

our instructions, you defy our authority. continue to receive her wharfage as here. Heretofore we have believed that we were invested solely with power to control and appropriate the city revenue, and we have been so foolish as to believe that our officers were somewhat and in some triffing matters subject to our control. You sublime in aspiration soar above all restraints, and your exuberaut dignity mounts higher than the scource from whence it flowed. It is truess you alledge that the Council overlooked the of law. You declined positively to amend your bond. We asked you for you all the time you might desire.

If you differed with us as to the necessity of this step, deference to the body of men of whom you held your

o maintain that right. ou think of the City or in the City Counterms under which you interes

of this subject; es-

The Impeachment Trial.

SATURDAY'S PROCEEDINGS.

GENERAL SHERMAN ON THE STAND. guilty of no off in misdemeanor. He and went forward to take the oath, the sonal in their nature. was not legally subject to impeachment, galleries rose almost en masse and levelled Mr. Henderson submitted in writing removal, or punishment, for having mil- a hundred opera glasses at him. He was the following question: Did the Presiwhich Mr. Gardner, the self-appointed ed to execute a proper bond he had attired in full uniform, and gave his evi-Wharfmaster of the city, has favored ne cen other than a de facto Whirf-dence standing, with a conviction, resolution or dence standing, with a conviction to remove Stanton from And remov- the public. His attack on the City massns. We had no fault whatever to cision, so far as he was aflowed to go, into Tenn- Council may be treated with indiffer- find with him. We had full confidence that reached every listener in the vast his office? War Office.

The defence asked him what the Preswhich the prosecution objected.

JUDGE CHASE OVERRULED BY SENATORS or tase astonishment of many conators, this the Chief Justice said the evidence was A long argument arose, during which the coursel were a

Messrs. Conness an public money? Admitting est interest. It resulted yeas, 23; nays. Wharfmaster to sit in judgment on us, said, to-wit : Messrs. Sherman, Anthony, and by an extraordinary course of con- Cole, Fessenden, Fowler, Grimes, Mor-

it could have done neither you or the the defence labored hard, every time the announced that the absence of Mr. Stan-

form of your bond, while all cat see SUPPOSED EFFECT OF THE OVER-RULING. so regard it, or you would not consent to all of the evidence which the defence night, it is not probable that the Court Jourt has adjourned till Monday noon. examination in open court.

good of the service of the office of to the Court vesterday. langth by Managers Bingham and But- Commission. ler, and Stanbery and Evarts.

The Chief Justice again expressed the opinion that the witness could answer the written question sent forward by Senator vented the President's council from pro- rust. Catalogues mailed. Reverdy Johnson as to both interviews ceeding with the oral testimony. The

Secretary of War ad interim, January without consulting the Senate. such tender, state what his purpose was? on Monday to proceed with the trial. The question was objected to and submitted to the Senate, and the year and navs resulted 26 to 22. So the question

was put and answered yes. Witness said that at the first interview nothing very definite was said by the HARRIS & PILLOW.

Solicitors for complainants.

The city we were bound to act and give public notice of our action. It was because he knew him to be cowardly.

relation should cease. Mr. Howard asked what diff the Presi-

Mr. Howard asked dent say about force?

Witness repeated the the belief ket. in relation to the Pt-the belief that Mr. Stanton w make no resist-Mr. Henderson asked whether witness | National, Marine and Fancy Flag Manufacgave the President any advice on this

Senate, without division, refused to ad-

President's action, and in expressing his opinion, remarked to his Court was not bound by the sate estrictive rules in admitting evidence as some of a different distance of the contained directly from the Manufacturers, on the most favorable terms. Circulars with description, price list and Target Representations, will be sent, on request by letter, addressed as above. ent character.

A MEMBER OF THE COUNCIL.

Grosser prevarication, than direct falsederstand, Col. Innes
for want of means,

The City Wharfmaster is an officer
appointed or elected by the City Corp.

A MEMBER OF THE COUNCIL.

A MEMBER OF THE COUNCIL.

I resident onered me the appointment ad on and woolen alachinery, including their interim, he confined himself to general fers to the entire Western and Southwesters to try our lrons, and I gave him to be a first of the second interview on the appointment ad on and woolen alachinery, including their whether of short or long standing. He resident onered me the appointment ad on and woolen alachinery, including their whether of short or long standing. He resident onered me the appointment ad out of the confined himself to general fers to the entire Western and Southwesters and if not perfectly satisfactory, refund the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. He resident onered me the appointment ad out of the short or long standing. The city whether of short or long standing. The city of the confined himself to general the The State of Tennes
thirty-five unifoun dollars contacky,
if it could get an equirable settlement,
with the U.S. Government would be
more than \$100,000 ahead. Tonnesses,
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and he answered: "He will make no opposition. You present the order and he will retire." I expressed my doubts Gen. Thomas reappeared and corrected and he remarked: "I know him better The Hazard Powder Company, mistake in his testimony. He said, the than you do. He is cowardly." (Laughter President had told him not to "go and in the Court.) I then begged to be exthe terminon of this road. It is the Council has no alternative but to de. take possession of the War Department," cased from an answer. I gave the sub-Nashville & Northwestern Railread, the terminon of this road. It is the clare the office vacant, and elect a spewherein our city made application for an opinion of this road. It is the clare the office vacant, and elect a spetake charge of it."

as he swore yesterday, but to "go and ject more reflection and gave him my cesses. Impeachment or charges of notake charge of it." letter, if you insist on knowing my views, At this point Mr. Stanberry said "Call should come in evidence and not parole Lieut. Gen. Sherman," and as that dis- testimony taken of it. But my reasons cipal brands are as follows :tinguished officer jumped up from a seat for declining the office were mostly per-

determination to remove Stanton from

Il knows, and it was untwice during the month of January, and more intercourse with him in the relatwice during the month of January, and tions of President and Secretary of War.

A. G. HAZARD, President and Secretary of War.

Thos. S. Poer, Secretary. then stated that, before and after Mr. Mr. Howard proposed the following Stanton's reinstatement, he had con- question in writing-You say the Presiversed with the President clative to the dent spoke of force; what did he say about force?

Witness-I inquired, supposing Mr. ident said about Mr Stanton's return, Stanton does not yield, what then was to Prof. John Vanderpool, No. 265 Winthrop ing and if the President did not say that his be done? "Oh!" said he, "there is no Place, New York City. object in removing Mr. Stanton was to necessity of considering that question. Davidson's Thornless Black Raspthe test the law in the Courts, &c.? to all of On the presentation of an order he will

Mr. Henderson proposed the folia uestion in writing: Did you give any pinion or advice to the President on either of these occasions in reference to the legality of the principle of an ad interim appointment, and, if so, what advice did you give, or what opinion did on express to him? Mr. Bingham-That we must object

Mr. Butler-That question has been

admit it. TUESDAY'S PROCEEDINGS. The impeachment trial to-day lasted duties of a public officer, and you must to said removal. It destroys pretty much As Mr. Stanber continues quite ill to-

You reject our advice, you disregard triumph of the impeachers, despite the before them for an elaborate preliminary

After a severe questioning, Gen. Sherman adhered to his main testimony of Geo. L. Browning. 20 Market st, Camden, N. Examination of General Sherman was yesterday, and declared that the President never, in the slightest degree, in-Mr. Stanbery asked : If after the resto- timated to him that he intended to get ration of Stanton, did you form an opin- possession of the War Office by force, on as to the desirability, or as to the or to do anything beyond what he stated

Secretary of War being filled by an- The Managers, therefore, decided not other than Stanton; if so, did you exto call Gen. Sherman as a witness. He list sent free. Address John W. Hanmore, press your opinion to the President? Objection was made and argued at duties as member of the Indian Peace

WEDNESDAY AND THURSDAY. time was consumed by Mr. Evarts in the TGGS always Fresh .- Prof. Hall, 488 2nd Senator Johnson then offered to put presentation of documentary evidence, to Ave. New York, has preserved by his this question to General Sherman: When the effect that previous Administrations process at 1 cent per dozen, 11,000 dozen the President tendered you the office of had made appointments and removals eggs for one man which were sold as fresh efficiency of your Sarsaparilla, and the heal-

> Mew Advertisements. AND SUMMER GOODS!

Fresh Arrivals at

Corner Clinton and Jackson streets,

HICKMAN, KY.

Witness replied that the President CENTS FURNISHING GOODS,

HATS, CAPS, BOOTS, SHOES, ETC. CHAMPION MACHINE COMPANY, Our large stock was selected with great

they were ever before offered in this mar-J. W. LOAN.

turer, No 67 West Pratt street, Baltimore, Md. MAYNARD SPORTING RIFLES

Mr. Johnson then offered an additional question: Will you state what he said as to what his purpose was.

Objected to when the Chief Insting which for convenience, accuracy and peneas to what his purpose was.

Objected to, when the Chief Justice which for convenience, accuracy and penetration, have secured a reputation beyond tration, have secured a reputation beyond ruled that the question was admissible, that of any other breech-loading arm; may as it tended to show the report of the be obtained directly from the Manufacturers

Looms for Weaving Face

New Advertisements.

MANUFACTURERS AND DEALERS IN

GUNPOWDER. IN kegs of 25 lb, 12} lb, 6} lb, and in canisters of 5 lb and I lb each. Their prin-Electric' Gunpowder, in canisters 1 1b

and kegs of 61 lb each. Duck Shooting, in canisters of 1 lb each. lb each.

Mining and Blasting Powder, in kegs. that reached every listener in the vast auditory. After the usual preliminary deed to this place were relations, we our relations, we our relations, and our relations, we our relations, and the second state of the place were relations. The provided and an answer of the resident that reached every listener in the vast in his office, and that reached every listener in the vast in his office. They can be purchased from all deal-auditory. After the usual preliminary questions, Gen. Sherman announced that the position as regards his connection with the president had tendered him the position as regards his connection with the mistakably say that he could have no fait. They can be purchased from all deal-auditory. After the usual preliminary questions, Gen. Sherman announced that the President had tendered him the position as regards his connection with the president had tendered him the position as regards his connection with the mistakably say that he could have no pany, No. 89 Wall st., New York. A. G. HAZARD, President, TROS. S. POPE, Secretary.

> IMPORTANT NOTICE. BEUTIFUL illustrated book, worth a A thousand dollars, sent free to any address on receipt of 25 cents, by addressing me via Memphis, care of Rickett and Neely.

Mr. Howard-Is that a full answer to ORIGIN-How and where to get plants,

C. A. BULKLEY, Granville, Washing-ton county, N. Y., dealer in old coins. Send 2 red stamps for circulars.

Every Body Read This! RENOWED Cough and Lung Remedy for the cure of Consumption and all diseases that lead to it. Read what Dr. Doran

Rusheylvania, Logan co., O., Aug. 14, '67. Messrs. J. N. Harris & Co: I will say that from us the public money? Admitting we was a wrong in making the agreement; admit the evidence of what the President faithless in breaking it, was our own taithless in breaking it, was our own taithless. The following Republicans voted to admit the evidence of what the President the Senate refused to before found preparations that would equal to be for the control of the senate refused to be for the control of the co I have been dealing in medicines for the found preparations that would have never little son, aged about three years, was seyour "Perry Davis' Pain Killer" and "Al-len's Lung Balsam." They not only sell very rapidly, but give the most perfect satisfaction in every case that has come to my by Mr. Jo. Keith, but a compromise presented the litigation reaching a final or satisfactory settlement. The Country and "Lung Balsam" having to represent. Certainly, Mr. Gariner, but whose interests are directly and symptoms of worms. My physician—one knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to represent the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to the country—axbut twenty minutes. As soon as the knowledge. In my practice I very seldom to the country—axbut twenty minutes. As soon as the c entire confidence in them, and knowing that bring any. I thought "John Bull" could the defence labored hard, every time the defence made, it was impossible for the remainder | Balsam," and with the most unbounded sucthat it fits exactly with the interest and wishes of the other side, since he instantial reversal of yesterday's opinion ceed to-day. In accordance with his rewishes of the company, and for an injunction wishes of the other side, stantial reversal of yesterday's opinion ceed to-day. In accordance wishes of the other side, stantial reversal of yesterday's opinion ceed to-day. In accordance wishes of the other side, sists that our agreement is still in force, and would by all means have you hold and would by all means have you hold and would by all means have you hold versation held with the President on the Sumner, Wilson, Chandler, Drake and soon think of being out of beef or bread as Besides, the Democracy will closely upon Gov. Brownlow, Secretary Fletcher, pense by indicious compromise.

Besides, the Democracy will closely upon Gov. Brownlow, Secretary Fletcher, pense by indicious compromise.

On not cation of this claim by Mr. Stanton was subsequent contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the States of Minnesota, Maine, and the Comptroller and Treasurer, of the contest the Comptroller and the ISAAC A. DORAN, M. D.

> effect that Summer and others voted for the admission of such evidence. The be of any use to the prosecution on crossgiving full particulars, furnished free of charge, by addressing the manufacturer

Sold by all Medicine Dealers,

J. The manufacturer is a practical farmer \$5, 10, \$20, 30, \$40, \$50, DREMIUM Club List now ready. Choice varieties Grape Vines at wholesale prices, post and express paid: from "Hanmores" celebrated Grape Vine Nurseries, adjoining Chas Downing, Esq. Newburgh,

PATENT BRASS PADLOCKS, OF all sizes, for fruit boxes, milk cans, barns, railroads, stores, gates, cattle A GOOD REASON FOR THE Mr. Stanbery's continued illness pre- yards, &c. Strong, safe, durable and do not H. RITCHIE & CO., Newark, N.J.

eggs in February .- [Scientific American, ing and beneficial qualities it possesses, I Secretary of War ad interim, January without consulting the Senate.

Aug. 31, 1867.] County rights, \$500. Insend you the following statement of my case:

Aug. 31, 1867.] County rights, \$500. Insend you the following statement of my case:

I was wounded about two years ago. DORDENTOWN FEMALE COLLEGE. BORDENTOWN, N. J.

tages in connection with a pleasant home.

Board and tuition \$208 per year. For catslogue address Rev John M Brakeley, A. M.,

President.

Board and I need something to assist
parilla than in any thing else. I wish that Trusses. CEELEY'S Hard Rubber Truss cures Rup-

ture, retains the most difficult with safe ty and ease; never rusts, breaks, moves or soils; always new. Sold by all Druggists.
Send for pamphlet, 1347 Chestnut st., Philadelphia, Pa.

P. S.—The following was written April 30, 1865, by Mrs. Jennie Johnson, mother of Capt. Johnson:
DR. Bull.—Dear Sir: My husband, Dr. C.

JACK MALONE. The sire of Muggins, Duke of Orleans, Mary Wynn, Chickamauga, and others, will make diarrhea and scrofula, for which I gave him his next season at my stables, at One Hun- your Sarsaparilla. It cured him. I have

SPRINGFIELD, O.

WHITELEY'S CELEBRATED CHAMPION

MANUFACTURERS OF

MOWING & REAPING MACHINES. Self Rakers, Hand Rakers, Droppers, and Single Mowers. Warranted superior to all others. Send

MANUFACTURED EACLUSIVELY SMITH or Tempering Steele, possesses the following superior qualities. 1. They are tempered the same in the cen-

ter as at the edges.

2. They hold a fine cutlery temper until the iron is worn out.
3. There are no soft spots in them.

and if not perfectly satisfactory, refund price paid and charge Irons back to us.

Every Plane Iron made by us bears our strictly followed and carried out. In a

CHAS. A. HOLCOMBE'S COLUMN.

DR. JOHN BULL'S

Great Remedies. BULL'S CEDRON BITTERS. AUTHENTIC DOCUMENTS.

Arkansas Heard From.

TESTIMONY OF MEDICAL MEN. "American Sporting" in canisters of 1 lb STONEY POINT, White ce., Ark., May 28, 44. DR. JOHN BULL-Dear Sir: Last February Kentucky Rifle, in kegs of 25 lb, 121 and I was in Louisville purchasing drugs, and I got some of your Sarsaparilla and Cedran

These Powders have stood the test of more My son-in-law, who was with me in the

he improved very much by the use of your Bitters. Indeed the Cedron Bitters has given you great popularity in this setal-ment. I think I could sell a great quantity of your medicines this "I especially of your Cedron Bitters and our saparilla. Ship C. B. WALKER

JOHN BULL'S WORM DESTROYER.

Purents Read this Important Letter-You are Interested in its Contents.

MIDDLETOWN, La, April 26, '66 Mr. M. L. Duplan writes: I do not know that Bull's Worm Destroyer needs any more recommendations than it has already at lined by its own merits, but will state that my verely attacked last fall and winter with light spasms, or perhaps more properly fits, lasting from half an hour to one and a half hours; at the same time the child had strong symptoms of worms. My physician-one Pain Killer' and "Lung Balsam," having to expel the worms, and entirely failed to had a spasm for over three months, and instead of the bloated mass that he was, he is now well and hearty. 'John Bull did it M. L. DUPLAN.

A CALL FROM MINNESOTA.

KINGSTON, P. O., Meeken co., Min., Apl. 7, 66. Ma. John Bull-Dear Sir: I moved from Kentucky to this place. The stores have none of your Worm Destroyer for sale. They BROWNING'S Excelsior Phosphate is trial is all that is needed to give them a without doubt the best fertilizer in the reputation. We can't do without them. De market, and is the only fertilizer that varies send some on this way.

its composition, according to the crop for Yours, sincerely, D. G. ARROWOOD.

CAPTAIN'S FAITH. Read the Captain's Letter and the Letter From

BENTON BARRACKS, Mo., April 30, '66, I was wounded about two years ago-was taken prisoner and confined for sixteen months. Being moved so often, my wounds have not healed yet. I have not sat up a Furnishes the very best Educational Advan- moment since I was wounded. I am shot parilla than in any thing else. I wish that

dozen bottles, and oblige CAPT. C. P. JOHNSON,

that is genuine. Please express me half a

S. Johnson, was a skillful surgeon and physician in Central New York, where he died, leaving the above C. P. Johnson to my care. for ten years recommended it to many in Mares carefully kept during the season at five dollars per month. Mares failing to produce may be returned gratis next season.

W. G. HARDING, Nashville, Tenn. were almost miraculous. I am very anxious for my son to again have recourse to your Sarsaparilla. He is fearful of getting a spurious article, hence his writing to you for it. His woods were terrible, but I be-Respectfully, JENNIR JOHNSON.

AGUE AND FEVER

ment unauthorized. Col. Turner has not consented to make the race, but his riceuse in the whole of the application in the case will be taken out of the provailing upon him to submit his statement of the Democracy of the Democra